

FILED

08 JAN -8 PM 3:05

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

BY: *[Signature]*

DEPUTY

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA
(Must start on line 8 or below)

JAMES E CONNELLY)
PLAINTIFF)

-v-
VETERAN'S VILLAGE)
OF SAN DIEGO &)
ALIA)

'08 CV 0048 DMS JMA

Case No. _____

(To be assigned at time of filing)

SUPERIOR CT CASE # 37 -
2007-00053740-CU-CR-NC
COMPLAINT FOR (Brief description of document)

REMOVAL OF DEFAULT JUDGMENT
FROM STATE OF CALIFORNIA TO
USDISTRICT COURT OF SAN DIEGO

Plaintiff alleges:

COMES NOW the PLAINTIFF PRO SE JAMES CONNELLY
WHO IS A RESIDENT OF SAN DIEGO COUNTY
CALIFORNIA AND WHO ALLEGES THAT THE
FOLLOWING STATEMENT IS TRUE AND CORRECT:
PLAINTIFF ACQUIRED DEFAULT JUDGEMENT
AND FILED FOR DEFAULT AND DAMAGES.
PLAINTIFF HAS HEARING IN FEBRUARY 2008
PLAINTIFF ALLEGES LOWER STATE COURT HAS
NO JURISDICTION OF FEDERAL ADMINISTRATIONS

1) FEDERAL BUREAUX, FEDERAL OFFICES AND
AGENCIES E.G. US VETERAN ADMINISTRATION
AND OFFICE PERSONNEL.

PLAINTIFF AFFIRMS AND ALLEGES THAT
PLAINTIFF AND FEDERAL GOVERNMENT
HAS SUBSTANTIAL CHARGES OF VIOLATIONS
OF FEDERAL VIOLATIONS AS SET FORTH
IN LOWER COURT COMPLAINT ATTACHED
HERETO AND THESE VIOLATIONS AS SET
FORTH BY PLAINTIFF REQUIRES THE
FOLLOWING REMEDIES

1) REMOVAL OF DEFAULT JUDGMENT HEARING
TO FEDERAL COURT IN CASE SUBPOENA
AND OTHER DEMANDS REQUIRE FEDERAL
POWERS

2) REQUEST FOR APPOINTMENT OF COUNSEL
- IN MATTERS INVOLVING FRAUD AND
FEDERAL VIOLATIONS.

PLAINTIFF WILL WORK WITH FEDERAL
GOVERNMENT

RESPECTFULLY SUBMITTED JANUARY 7,
2008 James Connelly

IN THE SUPERIOR COURT OF CALIFORNIA, SAN DIEGO COUNTY
NORTH COUNTY DIVISION.

JAMES CONNELLY,

CASE # 37-2007-00053740-CV-CR-NC

Plaintiff /Requester, Pro Se

DEFAULT JUDGMENT

VETERANS VILLAGE OF SAN DIEGO,
& ALIA.

Removal

NOTICE OF REMOVAL OF DEFAULT JUDGMENT FROM THE SUPERIOR
COURT OF CALIFORNIA, COUNTY OF SAN DIEGO, NORTHERN COUNTY
DISTRICT, TO THE UNITED STATES DISTRICT COURT OF SAN DIEGO.

COMES NOW the Plaintiff James Connelly who hereby informs this most
Honorable COURT of his notice to remove default judgment from the Superior Court of
California, County of San Diego, Northern County District to the United States Court of
San Diego.

Originally, Plaintiff had two days to file, serve, write, his lawsuit. He is now
complying with Messrs. Modeno & Berenson insistence he modify his hand written
complaint and refrain from representing himself in a California Court.

As THIS MOST HONORABLE COURT knows, it can not assert its' jurisdiction
over the departments, agencies, bureaux, and other offices of the federal government who
along with California will give testimony. Raison d'etre is the Defendant Veterans
Village of San Diego is a misusers of both state and federal funding.

Respectfully Submitted this 15th. Day of December 2007,

James Connelly

James Connelly

original

IN THE COURT OF APPEAL OF CALIFORNIA
FOURTH APPELLATE DISTRICT, DIVISION ONE.

JAMES CONNELLY,

COURT OF APPEAL NO. DO 51832

Plaintiffs & Appellant,

v.

(Superior Ct. #

VETERANS VILLAGE OF SAN DIEGO,
& ALIA.

NOTICE OF WITHDRAWAL OF APPEAL OF PLAINTIFF.

COMES NOW the Plaintiff/appellant who hereby gives notice of withdrawal of Appeal from herein COURT.

My Appeal was not of "ORDER OF COURT", but of "LACK OF SERVICE" by the Defendants' counsel.

The intention of the Plaintiff was to insist that the Defendants' counsel abide by California Civil Procedure in service to all Parties in regard to motions before therein Court, so that all parties could read from the same page at the same time and not have subsequent filings jamming up the court, wasting time and money of other Defendants.

However my intention of appeal had little influence on anyone getting served In latter motions filed by the Defendants' counsel.

Therefore the Plaintiff Appellant most humbly withdraws his Appeal from this MOST HONORABLE COURT.

Respectfully submitted on this 15th. Day of December 2007.

James Connelly

IN THE SUPERIOR COURT OF CALIFORNIA, SAN DIEGO COUNTY
NORTH COUNTY DIVISION.

JAMES CONNELLY,

CASE # 37-2007-00053740-CV-CR-NC

Plaintiff /Requester, Pro Se

DEFAULT JUDGMENT

VETERANS VILLAGE OF SAN DIEGO

CIVIL RIGHT ACTION

& ALIA.

DEFENDANTS.

Plaintiff alleges:

General Allegations.

1. At all relevant times, plaintiff James Connelly, has been, and is now a resident
- 2.
3. of the City of Escondido, San Diego County, California. Plaintiff is a
- 4.
- 5.. participant in the Veterans Village of San Diego/ New Resolve Alcohol and
- 6.
- 7.. Drug Program.
- 8.
9. New Resolve is the name of Veterans' Village of San Diego drug and
- 10.
11. alcohol program in Escondido, California. Veterans Village of San Diego is
12. owner
- 13.
14. of the New Resolve Program in Escondido, California.
- 15.
16. Director Harry Hansen is the Director of the New Resolve Program,
- 17.
18. Escondido California owned by the Veteran's Village of San Diego, San
- 19.
20. Diego, California, he manages the office and caseworkers and property.
- 21.
22. Mr. Peter Martin was Mr. James Connelly's caseworker at New
- 23.
24. Resolve/Veteran's of San Diego he was to help Mr. Connelly in meeting
- 26.
27. his goals for a healthy economically productive life in the community.
- 28.
29. Ms. Andrea Mac Donald was another caseworker for other caseworkers at
- 30.

31. New Resolve/Veterans Village of San Diego
32.
33. Mr. Glenn Campbell was Mr. James Connelly's Roommate and two year
34.
35. Council President of New Resolve/Veteran's Village of San Diego and
36.
37. appointed by Director Harry Hanson.
38.
39. Mr. Kenneth Horne was Mr. James Connelly's roommate and Council
40.
41. Recreation Officer appointed by Director Harry Hanson.
42.
43. At all relative times the New Resolve/ Veteran's Village of San Diego Drug
44.
45, and alcohol program were receiving funding for housing, rent, wages,
46.
47. vouchers and utilities from Housing Opportunities for People with Aids,
48.
49. Housing and Urban Development, Social Security, Department of Labor. 50.
50
51. Palomar College, P-3 (a
52.
53. parole program), Prop- 36 (another parole program, SESKA, and from other
54.
55. sources from the State of California, the United States of America and the
56.
57. County of San Diego for its' program to provide a healthy and non-
58.
59. threatening environment so that it participants could recover from the toxic
60.
61. abuse of drugs and alcohol.
64.
65. The participants received 45 days free rent and utilities and after 45 days they
66.
67. paid rent amounting to 30% of their paycheck to New Resolve/Veteran's
68.
69. Village of San Diego
70.

FIRST CAUSE OF ACTION

- 1.
2. (Violation of US Housing and Urban Development Act, Implied Habitability)
- 3.
4. The allegations set forth above in paragraphs one through 13 inclusive, are
- 5.
6. incorporated into this cause of action by reference as if set forth in full.
- 7.
8. By allowing Rats, Mice, Cockroaches, leaking toilets, mold, mildew, fungus,
- 9.
10. bad plumbing and roofs that leaked in three places for over two years, New
- 11.
12. Resolve/Veteran's Village of San Diego deprived participant reasonable
- 13.
14. WHEREFORE, plaintiff prays for relief as set forth below and as stated in
- 15.
16. default damages.

17.
18. SECOND CAUSE OF ACTION

- 19.
20. (Violation of California Sexual Harassment in Publicly Funded Facilities)
- 21.
22. The Allegations set forth above in paragraphs one through 16 inclusive, are
- 23.
24. incorporated into this cause of action by reference as if set forth in full.
- 25.
26. The Case Manager of the Plaintiff, Mr. Peter Martin, and Director Harry
- 27.
28. Hansen of New Resolve/Veteran's Village of San Diego allowed, permitted
- 29.
30. Council President Glenn Campbell to continually make unsolicited sexual
- 31.
32. overtures for three months by touching and exposing himself to plaintiff and
- 33.
34. touching Plaintiff with lewd and sexual intent IN A STATE AND
- 35.
36. FEDERALLY FUNDED PROGRAM.

- 37.
38. Wherefore Plaintiff prays for relief as set forth below and in default damages
- 39.
40. THIRD CAUSE OF ACTION

- 41.
42. California Communicable Diseases, Human Immunodeficiency Virus (HIV),
- 43.
44. Sexual Crimes

45.
46. The allegations set forth above in paragraph one through twenty inclusive, are
47.
48. incorporated into this cause of action by reference as if set forth in full.

49. By allowing Mr. Kenneth Horne to spit his bloody/HIV Saliva into the
50.
51. plaintiff's food, by not calling the police and health officials, telling plaintiff
52.
53. to wait for Mr. Horne's saliva to dry up, and by not exiting him from the
54.
55. program but moving to another unit exposing other participants to be exposed.
56.
57. Mr. Peter Martin Case Worker and Director Harry Hansen caused serious
58.
59. injury, for instance extreme embarrassment, humiliation, anxiety, ridicule,
60.
61. physical upset, emotional distress, sleeplessness, and loss of human dignity.
62.
63. Plaintiff is uncertain as to the full and precise nature of acquiring HIV, a
64.
65. terminal illness damages exceed the jurisdictional minimum established by
66.
67. this court. Plaintiff will amend this complaint to state the precise nature and
68.
69. extent of those damages as soon as they are ascertained with particularity.
70.
71. WHEREFORE, Plaintiff prays for relief as set forth below and in default
72.
73. damages.

74.

75. FOURTH CAUSE OF ACTION

76. (Violation of California Due Process of Law Clauses)

77. The allegations set forth above in paragraphs one through 26 inclusive, are

78. incorporated into this cause of action by reference as if set forth in full.

79. The Case Managers Peter Martin and Andrea Mac Donald deprived the
80.

81. plaintiff of protections as provided by the California Constitution by

82.

83. giving the plaintiff three days verbal notice of retaliatory eviction for

84.

85. petitioning the County of San Diego Tuberculosis Clinic to test

86.
87. homosexual/HIV/Drug Addict Roommate for possible
88.
89. tuberculosis infection since he was spitting blood around the premises and
90.
91. leaving bloody napkins in kitchen, living room, bathroom
92.
93. area. WHEREFORE, plaintiff prays for relief as set forth in default
94.
95. damages
96.
97. and as set forth below.
98.
99. FIFTH CAUSE OF ACTION
100.
101. (Violation of US Due Process of Law Clauses
102.
103. The allegations set forth in paragraphs one through 31 inclusive, are
104.
105. incorporated into this cause of action by reference as if set forth in full.
106.
107. Director Harry Hansen, Peter Martin, Andrea Macdonald set upon a
108.
109. course of action to deprive the plaintiff his due process of law by
110.
111. retaliatory eviction, non-compliance with California Fair Housing Act of
112.
113. evictions. As a direct and proximate result of the defendants actions
114.
115. plaintiff has suffered damages has been exposed to high anxiety, extreme
116.
117. anguish, emotional distress, possibility of acquiring a deadly disease,
118.
119. embarrassment, physical upset and loss of human dignity. Plaintiff is
120.
121. uncertain of the full and precise nature of his damages, but is informed and
122.
123. believes and on that basis alleges that his damages exceed the
124.
125. jurisdictional minimum established for this court. Plaintiff will amend this
126.
127. complaint to state the precise nature and extent of those damages as soon
128.
129. as they are ascertained with particularity.
130.
131. WHERE FORE, plaintiff prays for relief as set forth below and as in

132.
133. default damages.
134.
135. SIXTH CAUSE OF ACTION
136.
137. (Violation of 42 U.S.C.A. § 1983)
138.
139. The allegations set forth in paragraphs one through 35 inclusive, are
140.
141. incorporated into this cause of action by reference as if set forth in full.
142.
143. Defendants acting under the color of the state law, deprived the plaintiff of
144.
145. his right to contact legitimate authority, and penalized plaintiff with the
146.
147. threat of unlawful, outrageous, retaliatory eviction.
148.
149. Furthermore the defendants failed to provide sanitary, habitable dwelling
150.
151. place for their renters and as grantees of county, state, and federal grants
152.
153. by using threats of eviction.
154.
155. Defendants failed in protecting plaintiff's mental and physical health from
156.
157. threat of aids by protecting Mr. Kenneth Horne from criminal prosecution
158.
159. for using threat of Communicable diseases by using Transitional Housing
160.
161. Participant Misconduct confidentiality as excuse.
162.
163. As a direct result of defendants' actions, plaintiff suffered serious injury,
164.
165. including but not limited to possible contraction of deadly disease,
166.
167. extreme stress, embarrassment humiliation, anxiety, ridicule, physical
168.
169. upset, emotional distress. The full extent of the damages are not known at
170.
171. this time, but plaintiff is informed and believes that the amount of
172.
173. damages exceed the jurisdictional minimum established by this court.
174.
175. Plaintiff will amend this complaint to set forth the full nature and extent of
176.
177. plaintiff's damages once they have been established.

178.
179. WHEREFORE, plaintiff prays for relief as set forth below and in default
180.
181. damages.
182.
183. SEVENTH CAUSE OF ACTION
184.
185. California Hate Crime, California Penal Code § 422.55
186.
187. The allegations set forth in paragraphs one through 43 inclusive, are
188.
189. incorporated into this cause of action by reference as if set forth
190.
191. in. full. Defendant Mr. Kenneth Horne exposed, tried to expose his HIV
192.
193. illness upon the plaintiff for his perceived hostility to the plaintiff's sexual
194.
195. orientation, ethnicity, religion, nationality, language, sex, and age
196.
197. difference. Mr. Horne set about an outrageous, egregious, illegal, illicit,
198.
199. course of conduct to afflict emotional, mental, and physical harm upon the
200.
201. plaintiff and used his influence as step son of Veteran's Village of San
202.
203. Diego to deprive defendant of his life, liberty, property, and pursuit of
204.
205. happiness
206.
207. Plaintiff has suffered damages as proximate result of defendants conduct
208.
209. towards him
210.
211. Plaintiff does not know the full nature and extent of damages, but will
212.
213. amend this complaint to state them once they have been ascertained with
214.
215. particularity.
216.
217. WHEREFORE, the plaintiff prays for relief as set forth below and in
218.
219. default damages.
220.
221. EIGHT CAUSE OF ACTION
222.
223. (Declaratory relief)

224.
225. The Allegations set forth above in paragraphs one through 50 inclusive,
226.
227. are incorporated into this cause of action by reference as if set fourth in
full.
228. Plaintiff has no plain, speedy, or adequate remedies at law to correct
229.
230. defendants conduct.
231.
232. Plaintiff has suffered damages as a proximate result of defendant's
233.
234. outrageous, illegal, and retaliatory conduct towards him.
235.
236. Defendants' have the mandatory duty not to infringe upon the plaintiff's
237.
238. rights.
239.
240. Defendants have the mandatory duty not to inflict harm, diseases, and
241.
242. other deadly inflictions upon plaintiff.
243.
244. Plaintiff has the mandatory duty to provide habitable housing as a renter
245.
246. and as a receiver of county, state, and federal funding.

247. Defendants' were constrained from depriving the plaintiff due process of

248. law, using the color of the law to deprive, conspire to deprive, or fail to

249. prevent a conspiracy to deprive the plaintiff of his civil right

250. WHEREFORE, plaintiff prays for relief as set forth below and in default

251. damages.
252.
253. And as other and further relief as the court finds appropriate.
254.
255. Respectfully Submitted,
256.

James Connelly

IN THE COURT OF APPEAL OF CALIFORNIA
FOURTH APPELLATE DISTRICT, DIVISION ONE.

JAMES CONNELLY,

COURT OF APPEAL NO. DO 51832

Plaintiffs & Appellant,

WITHDRAWAL OF APPEAL

v.

(Superior Ct. # 37-2007-000537-CU-CR-NC

VETERANS VILLAGE OF SAN DIEGO,
& ALIA.

PROOF OF SERVICE.

At the time of service I was over eighteen (18) years of age and not a party to the within action; that my business address is:

AND THAT I SERVED TRUE AND CORRECT COPIES IN ADDRESSED ENVELOPES VIA FIRST CLASS US POST TO THOSE PERSONS NOTED BELOW IN SEALED ENVELOPES AND SHIPPING FEES FULLY PAID THEREON, AND THEREAFTER WERE SENT AS INDICATED VIA THE US POSTAL SYSTEM FROM SAN DIEGO, CALIFORNIA.

Office of the Clerk
San Diego County Superior Court,
North County,
325 South Melrose Drive,
Vista, California.
Kenneth Moreno Esquire,
Murchison & Cumming,
750 "B" Street, Suite 2550
San Diego, Ca. 92101

Robert H. Quayle Esquire,
462 Stevens Avenue, Suite 201
Solana Beach, Ca. 92075-7870

Steven Berenson, Professor,
Thomas Jefferson School of Law,
2121 San Diego Avenue,
San Diego, Ca. 92110

I CERTIFY UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

DATE: 12/17/07

Printed Name: Deborah Lima

Signature: 

THAT PLACE THAT SHIPS PARCELS
243 So. Escondido Blvd.
Escondido, CA 92025
(760) 741-7639

IN THE SUPERIOR COURT OF CALIFORNIA, SAN DIEGO COUNTY
NORTH COUNTY DIVISION.

JAMES CONNELLY,

CASE # 37-2007-00053740-CV-CR-NC

Plaintiff /Requester, Pro Se

~~with~~ Removal to
US Dist

VETERANS VILLAGE OF SAN DIEGO,
& ALIA.

PROOF OF SERVICE.

At the time of service I was over eighteen (18) years of age and not a party to the within action: that my business address is:

AND THAT I SERVED TRUE AND CORRECT COPIES IN ADDRESSED ENVELOPES VIA FIRST CLASS US POST TO THOSE PERSONS NOTED BELOW IN SEALED ENVELOPES AND SHIPPING FEES FULLY PAID THEREON, AND THEREAFTER WERE SENT AS INDICATED VIA THE US POSTAL SYSTEM FROM SAN DIEGO, CALIFORNIA.

Office of the Clerk
San Diego County Superior Court,
North County,
325 South Melrose Drive,
Vista, California.

Robert H. Quayle Esquire,
462 Stevens Avenue, Suite 201
Solana Beach, Ca. 92075-7870

Kenneth Moreno Esquire,
Murchison & Cumming,
750 "B" Street, Suite 2550
San Diego, Ca. 92101

Steven Berenson, Professor,
Thomas Jefferson School of Law,
2121 San Diego Avenue,
San Diego, Ca. 92110

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT.

Deborah Lima

DATE: 12/17/07 Printed Name: _____

Signature: Deborah Lima

THAT PLACE THAT SHIPS PARCELS
243 So. Escondido Blvd.
Escondido, CA 92025
(760) 741-7639

JS 44 (Rev. 11/04)

CIVIL COVER SHEET

FILED

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1988 is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS JAMES CONNELLY

(b) County of Residence of First Listed Plaintiff SANDIEGO CA

(EXCEPT IN U.S. PLAINTIFF CASES)

'08 CV 00 48 DMS JMA

(c) Attorney's (Firm Name, Address, and Telephone Number)

PRO SE

775-560-8177

DEFENDANTS VETERAN'S VILLAGE OF SAN DIEGO, HARRY HANSEN, PETER MARTIN, ANDREA MACDONALD, KENNETH HORNE, GLENN CAMPBELL

County of Residence of First Listed Defendant SANDIEGO CA
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.

Attorneys (If Known) KENNETH MORENO, SCOTT LOEDING
ROBERT H QUAYLE
STEVEN BERENSON

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☒ 1 U.S. Government Plaintiff
☐ 2 U.S. Government Defendant
☐ 3 Federal Question (U.S. Government Not a Party)
☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- Citizen of This State ☒ 1 Incorporated or Principal Place of Business in This State ☒ 4
Citizen of Another State ☐ 2 Incorporated and Principal Place of Business in Another State ☐ 5
Citizen or Subject of a Foreign Country ☐ 3 Foreign Nation ☐ 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury CIVIL RIGHTS <input checked="" type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input checked="" type="checkbox"/> 440 Other Civil Rights	PERSONAL INJURY <input type="checkbox"/> 362 Personal Injury - Med. Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 R.R. & Truck <input type="checkbox"/> 650 Airline Regs. <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395f) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Med. Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input checked="" type="checkbox"/> 440 Other Civil Rights	<input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 861 HIA (1395f) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes	

V. ORIGIN

- (Place an "X" in One Box Only)
☐ 1 Original Proceeding
☒ 2 Removed from State Court
☐ 3 Remanded from Appellate Court
☐ 4 Reinstated or Reopened
☐ 5 Transferred from another district (specify)
☐ 6 Multidistrict Litigation
☐ 7 Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

42 USC § 1983 & 1985

Brief description of cause:

VIOLATIONS OF FEDERALLY FUNDED FACILITY

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE JACQUELINE STERN

CA SUPER. CT 37-2007-000

DOCKET NUMBER 53740-CU-CR-NR

DATE

SIGNATURE OF ATTORNEY OF RECORD

JANUARY 7 2008

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFP

JUDGE

MAG. JUDGE

original